



IN THE UNITED STATES DISTRICT COURT

The EASTERN District of Texas

TYLER Division

FILED

MAR 26 2018

Donald Sims
#1948601, Plaintiff

VS.

Georgette Jacobs, ET AL
Defendants

{

{

Civil No: 6:17-cv-413

{ Fed Rules of Appellate
Procedure

Clerk, U.S. District Court
Texas Eastern

"Notice of Appeal"

Comes Now, Donald Sims, Plaintiff (Pls),
Filing A "Notice of Appeal" on the Order
OF PARTIAL Dismissal (Dkt-95-1) The Plaintiff
is Appealing the parts that were dismissed
With No -ment by the courts. (Attached
Memorandum in Support).

(1)

Respectfully Submitted

Donald Sims

#1948601

Memorandum in Support

Objection #1 Response to the Court.

1) Plaintiff STATES the Court STATES he did not say he was denied his Hepatitis medication by the defendant. However the Court misunderstood and misconstrued, I did not receive NO medication for my mental illness, my Hypotension medicine or my pain medicine or Hepatitis medicine.

A Clear Violation of my 8th Amendment right
Cave two unusual Punishment by the Defendant.
My Chronic Care need, which is A Breach
of her duty in her Official Capacity,
Which exposed the Plaintiff to Serious
Medical Harm or Fatal, "Very Risky"!

(f) Farmer v. Brennan, 511 U.S. 825 (1994); Wilson v. Seiter
501 U.S. 294 (1991). Plaintiff has met the
Objective Standard of Eighth Amendment.

Plaintiff Clearly STATES in his
Claim he was denied Every day At
the P.I.I window by the Defendant & So
She violated his rights Several Times Not
Just once. The Court Needs to recognize,
this is Common Sense.

2) Objection # 2

The report is wrong, the court STATES
He did not STATE he was Suing For
Money damages.

The Plaintiff Original Complaint Clearly
States he is Suing For Monetary, Punitive
And Compensatory Damages in their Individual
And Official Capacity.

Did the Honorable Court not review
the Original And Amended Opposition?

(3) DKT-14-1 P.(19)
(32-39)

3) The Plaintiff, feels if the claim was brought to a trial he has enough evidence with his witness to prevail in this case.

The Court in its dismissal STATES the Plaintiff never says he was denied Emergency Care by Defendant White, he is truly the whole reason I filed the complaint and Defendant Jacobs got right denying me Chronic medication.

4) Its clear the Court is allowing the Defendants a way out of their liability, because he is a (4)

Offender of Justice.

This is what's wrong with the
Justice System, It Covers up illegal Activity.

It Protects people who are at the
wrong, when its clear they are
liable, If the Plaintiff would of been fatal
would the Defendant been liable then.

At This Time, I Am Appealing the

Court's Ruling has request A Jury
That one all issues!

(5)

Respectfully Submitted

Donald Sias

#1948601

Donald Sias
1300 FM 655 Rd
Roscoe, Tx 77582

3-22-18

Donald Sias 1948601
Terrell Unit
1300 FM 655 Rd
Rosharon, TX 77583

RE: Certificate of Service

Certificate of Service

I, Donald Sias Certify A True And
Correct Copy of "Notice of Appeal" has
been sent to U.S. District Court, Eastern
District 211W. Tyler TX 75702, On March
Ferguson

22nd 2018. By mail.

Respectfully Submitted

Donald Sias
#1948601
1300 FM 655 Rd
Rosharon TX

77583

5-22-18



Donald Sias 1948601
Terrell Unit
1300 FM 655 Rd
Rosharon, TX 77583

RE: "Notice of Appeal"

(Dkt# 95-1) Filed 3/14/2018

Dear Clerk of Courts

Can You Please file the following, "Notice of Appeal" with the Courts, that was

Partially Dismissed by the order.

I do appreciate You and Your office
time and help.

(D.S.)

C/C

"Thank You!"

Smiley, Donald Sias

6:17-cv-00413-RC-JDL Document 9
Donald L. [REDACTED]
#19801/2 DR-RC-66
Dallas One
300 De La Reina
Dallas, Texas

United States District Court

211 W. Ferguson St. Room 106

Easter District of Dees

Cyber, Dec 7 2002

Legal
cc

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